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State v. Campos, 2013 UT App 213

- Search terms: red herring
- Short Summary: Prosecutor compared the defense's theory of the case to a red herring.

State v. Cuaquentzi, 2015 UT App 311

- Core Terms: prosecutorial misconduct
- Short Summary: Considering the overwhelming evidence of the Defendant's guilt, he has not met the requirement of demonstrating that the prosecutor's comment prejudiced him.

State v. Devey, 2006 UT App 219

- Search terms: referring to victim as victim
- Short Summary: One witness's sole reference to the child as "the victim" constituted harmless error.

State v. Fouse, 2014 UT App 29

- Search Terms: red herring
- Short summary: The prosecutor referred to the defense's argument as a red herring.

State v. Johnson, 2007 UT App 184

- Search terms: N/A
- Short summary: Prosecutor referred to the Defendant as liar during closing arguments; court determined this was harmless error.

State v. Lafferty, 749 P.2d 1239 (Utah 1988)

- Search terms: iconic symbols prohibited in closing arguments
- Short summary: In closing argument, the prosecutor referred to the Defendant's "revelation" as a "hit list."

Ammons v. Lewis, 2012 U.S. Dist. LEXIS 180574 (C.D. Cal. 2012)

- Search terms: iconic symbol in closing to explain reasonable doubt
- Short summary: graphic depiction of a cylinder 75% full of the prosecutors evidence to visually demonstrate reasonable doubt

State v. Tillman, 750 P.2d 546 (Utah 1987)

- Search terms: distinction between prosecutor error misconduct

Smith v. Wasden, 2016 U.S. Dist. LEXIS 44092 (D. Idaho Mar. 31, 2016)

- Search terms: prosecutor shifting burden to defendant by mentioning defendant's lack of a story

State v. Williams, 656 P.2d 450 (Utah 1982)

- Prosecutor erred by mentioning evidence in opening statement in anticipation of rebuttal. However, the defendant was not prejudiced by the error.